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NYSCEF DOC. NO. 561 RECEIVED NYSCEF: 05/31/2019

EXHIBIT I

COUNTY

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At IAS Part 48 of the Supreme Court of the State of New York, held in and for the County New York, at the Courthouse, 60 Centre Street, New ork, New York, on the 2019.

PRESENT: Hon. Andrea Masley, Justice

SUPREME COURT OF THE STATE OF NEW YORK **COUNTY OF NEW YORK**

ALTERRA AMERICA INSURANCE CO.,

Plaintiff,

NATIONAL FOOTBALL LEAGUE, et. al.

Defendant.

DISCOVER PROPERTY & CASUALTY COMPANY, et al.,

Plaintiffs,

V.

NATIONAL FOOTBALL LEAGUE, et al.,

Defendants.

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Hon. Andrea Masley

Motion Sea. No.

ORDER TO SHOW CAUSE WITH TEMPORARY **RESTRAINING ORDER**

Upon the annexed Affirmation of Irreparable Harm of Seth B. Schafler, Esq., dated April 26, 2019 and the exhibit thereto, the Affirmation of Urgency of Seth B. Schafler, Esq., dated April 26, 2019, and the accompanying Memorandum of Law in Support of the motion by nonparties the Arizona Cardinals Football Club, LLC, the Chargers Football Company, LLC, the Forty Niners Football Company, LLC, The Los Angeles Rams, LLC, The Oakland Raiders, LLP, PDB Sports, Ltd. d/b/a Denver Broncos, the Jacksonville Jaguars, LLC, the Miami Dolphins,

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Ltd., the Buccaneers Team LLC, the Atlanta Falcons Football Club, LLC, The Chicago Bears Football Club, Inc., the Indianapolis Colts, Inc., the New Orleans Louisiana Saints, LLC, the Baltimore Ravens Limited Partnership, Pro-Football, Inc. d/b/a Washington Redskins, the New England Patriots, LLC, The Detroit Lions, Inc., the Minnesota Vikings Football Club, LLC, the Kansas City Chiefs Football Club, Inc., the New York Jets, LLC, the Panthers Football, LLC d/b/a Carolina Panthers, the Cincinnati Bengals, Inc., the Cleveland Browns Football Company, LLC, the Philadelphia Eagles, LLC, the Pittsburgh Steelers, LLC, the Tennessee Football, Inc., the Dallas Cowboys Football Club, Ltd., Houston NFL Holdings, LP d/b/a Houston Texans, Football Northwest, LLC d/b/a Seattle Seahawks, the Green Bay Packers, Inc., the Buffalo Bills, LLC and the New York Football Giants, Inc. (the "Non-Party Teams") for a Protective Order and a Temporary Restraining Order herein and sufficient reason appearing to me therefor,

IT IS HEREBY ORDERED that TIG Insurance Company, The North River Insurance Company, United States Fire Insurance Company, Discover Property & Casualty Insurance Company, St. Paul Protective Insurance Company, Travelers Casualty & Surety Company, Travelers Indemnity Company, Travelers Propelty Casualty Company of America, Continental Insurance Company, Continental Casualty Company, Bedivere Insurance Company, ACE American Insurance Company, Century Indemnity Company, Indemnity Insurance Company of North America, California Union Insurance Company, Illinois Union Insurance Company, Westchester Fire Insurance Company, Federal Insurance Company, Great Northern Insurance Company, Vigilant Insurance Company, Munich Reinsurance America, Inc., XL Insurance America Inc., XL Select Insurance Company, American Guarantee and Liability Insurance Company, Arrowood Indemnity Company, and Westport Insurance Corporation (collectively, the "Insurers") and the National Football League and NFL Properties LLC (collectively, the

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"NFL") show cause before this Court at the Individual Assignment ("IAS") Part 48, Room 242, of the Supreme Court of the State of New York, County of New York, 60 Centre Street, New York, New York, on the o'clock in the a.m./pm, or as soon thereafter as counsel can be heard, why an Order should not be entered:

- 1. Directing the Insurers to withdraw or stay all other proceedings they have commenced in any other jurisdiction against any of the Non-Party Teams seeking to compel compliance with the nearly identical subpoenas issued to each of the Non-Party Teams (the "Subpoenas");
- 2. Directing the Insurers not to commence any other proceedings in any other jurisdiction to compel compliance with the Subpoenas; and
- 3. Consolidating all proceedings relating to the Subpoenas to a single proceeding before this Court; and
- Granting the Non-Party Teams such other and further relief as the Court deems just and proper.

IT IS HEREBY FURTHER ORDERED, that said etermination of this motion, the Insurers are hereby temporarily restrained from commencing or continuing to prosecute any proceedings in any other jurisdiction against any of the Non-Party Teams to compel compliance with any of the Subpoenas; and

IT IS HEREBY FURTHER ORDERED, that electronic filing of this Order to Show

until where again to stay proceedings in other stake while nonpurely terms seemed from Dollings Recasion and proceed responsive, nonpurify with the docears by 6/1/19.

Sharty Teams again to prisor than of this court for learliting to Discoury terms and Shart Shart

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on counsel for the Clubs on or before the 3 day of Mul. Reply papers may be submitted at or before the return date.

Reply 6/7/19 @ 5pm

HON. ANDREA MASLEY

Dated:

New York, New York April 2019

It is foolen armed, that as so Team specific of playor specific of playor specific of score specific of playor specific of score segrests, flainthes shall supplement Dolingo Forms of or began 5/6/19. Our 4/14/19

HON. ANDREA MASLEY